

### **Exhibit 1: Contact Information**

On February 22, 2003, C III Ops, the Applicant, and its parent company, C III Communications, LLC ("C III") (collectively C III Ops, C III and its affiliates shall be referred to as the "C III Companies") entered into a purchase agreement with Broadwing Communications Services Inc. ("Broadwing-CSI") to acquire its broadband business, including the assets and customers of Broadwing Telecommunications ("Broadwing-TI") (collectively Broadwing-CSI and Broadwing-TI shall be referred to as the "Broadwing Companies").

The proposed transaction contemplates that Broadwing-CSI would sell to C III its entire broadband business, which includes interstate and intrastate long distance and private line services. C III, through its wholly-owned subsidiary, C III Ops, would continue to provide service to all of Broadwing-CSI's and Broadwing-TI's existing customers under the trade name "Broadwing." In addition, C III Ops would retain all of Broadwing-CSI's current employees.

The proposed transaction must be structured as an asset sale rather than a transfer of control because of federal and state income tax implications. As a result, substantially all of the assets of Broadwing-CSI, including all of the assets and customers of its wholly owned subsidiary, Broadwing-TI, shall be transferred to C III Ops. Attached hereto are organization charts depicting the proposed transaction. As shown in the charts, C III Ops would hold the operating authority and the customer contracts. Four special purpose entities, which are wholly owned subsidiaries of C III Ops, have been organized to hold the acquired assets and the employees.

Upon the closing of the proposed transaction, C III Ops would be renamed Broadwing Communications, LLC. The Company seeks the CPCN in the name of C III Communications Operations, LLC. Following the closing of the proposed transaction C III Ops would submit to

the Commission a request for name change on the CPCN. After the closing of the proposed transaction, Broadwing Communications, Broadwing-CSI and Broadwing-TI would be renamed to a name that does not include "Broadwing." In addition, Broadwing-TI would surrender its CPCN to the Commission. The parties involved have filed with the Commission a notification of the proposed transaction.

Upon the closing of the proposed transaction all of the contacts of Broadwing-CSI would transfer to C III Ops. Upon that time, the following individual is the sole contact listed below. Because C III Ops will not provide any services until the proposed transaction closes, there should be few, if any, issues that arise.

Contact:

Robert E. Stup, Jr.  
Counsel  
Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.  
701 Pennsylvania Avenue, NW  
Suite 900  
Washington, DC 20004  
202-661-8711 - Voice  
202-434-7400 - Fax  
restup@mintz.com